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8			
9	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA		
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11	CARLISHA PHILLIPS, individually,	Case No.: 2:24-cv-00318-JAD-DJA	
12	Plaintiff,	STIPULATED DISCOVERY PLAN AND SCHEDULING ORDER	
13	vs.	SCHEDULING ORDER	
14	DARRYL WILLIAMS, an individual;	SUBMITTED IN COMPLIANCE WITH LR 26-1(b)	
15	LOUDERBACK LOGISTICS, LLC, a foreign	20 1(0)	
16	business entity; EMPLOYER DOE 1; DOES 1 through 20, inclusive		
17	Defendants.		
18		LANAND COMEDIA INC. ODDED	
19	STIPULATED DISCOVERY PLAN AND SCHEDULING ORDER		
20	Under Fed. R. Civ. P. 26(f) and Local Rule 26-1(a), the parties, through their respective counsel,		
21	conducted a discovery conference on February 27, 2024, and hereby submit to the Court the following		
22			
	proposed Discovery Plan and Scheduling Order:		
23	A. Initial Disclosures		
24	The parties will make their initial disclosur	es by March 12, 2024.	
25	B. Areas of Discovery		
26	The parties believe that the areas of discovery should include, but not be limited to, all claims		
27	and defenses allowed pursuant to the Federal Rules of Civil Procedure.		
28	C. Discovery Plan		

Accordingly, pursuant to Local Rule 26-1(b), the parties propose the following Discovery Plan for this matter as it currently stands (for deadlines that fall on a Saturday, Sunday, or legal holiday have been scheduled for the next judicial day):

Event	Date
Discovery Cut-Off Date	August 12, 2024 (180 days after Defendants' first
	appearance in Federal Court which was February 14,
	2024)
Amending Pleadings and Adding Parties	May 14, 2024 (90 days to close of discovery)
Initial Expert Designations	June 13, 2024 (60 days to close of discovery)
Rebuttal Expert Designations	July 15, 2024 (30 days to close of discovery, next
	judicial day)
Dispositive Motion Deadline	September 11, 2024 (30 days after discovery closes)
Pretrial Order	October 11, 2024 (30 days after the dispositive
	motion deadline unless dispositive motions are filed,
	in which case the deadline for filing the joint pretrial
	order will be suspended until 30 days after decision on
	the dispositive motions or further court order)

D. Court Conferences

If the Court has questions regarding the dates proposed by the parties, the parties request a conference with the court before entry of the Scheduling Order. If the Court does not have questions, the parties do not request a conference with the Court.

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E. Extensions or Modifications of the Discovery Plan and Scheduling Order

All motions or stipulations to extend a deadline set forth in this discovery plan shall be received by the Court no later than twenty-one (21) days before the expiration of the subject deadline, must satisfy the requirements of LR 26-3, and be supported by good cause for the extension.

F. Alternative Dispute Resolution

The parties certify that they have met and conferred about the possibility of using alternative dispute-resolution processes including mediation, arbitration, and if applicable, early neutral evaluation.

G. Alternative Forms of Case Disposition

The parties certify that they have considered consent to trial by a magistrate judge under 28 U.S.C. § 636(c) and Fed. R. Civ. P. 73 and the use of the Short Trial Program (General Order 2013-01).

H. Fed. R. Civ. P. 26(a)(3) Disclosures

Unless the discovery plan otherwise provides and the court so orders, the disclosures required by Fed. R. Civ. P. 26(a)(3) and any objections to them must be included in the joint pretrial order.

I. Electronic Evidence

The parties certify that they have discussed and intend to present evidence in electronic format to jurors for the purposes of jury deliberations and will ensure that said evidence is in an electronic format compatible with the Court's electronic jury evidence display system. At present, the parties have not agreed upon any stipulations regarding use of electronic evidence but will address this issue again in the joint pretrial order.

J. Consent to Service by Electronic Means through Electronic Mail

The undersigned, on behalf of Plaintiff and Defendants, hereby consent to service of documents by electronic means via electronic mail and/or by U.S. Mail. Documents served by electronic means must be transmitted to the following persons at the e-mail address below:

- Plaintiff's Attorneys: Jennifer A. Fornetti, Valerie S. Christian and Mark J. Bourassa of The Bourassa Law Group
 - o E-Service Address:

jfornetti@blgwins.com, vchristian@blgwins.com, mbourassa@blgwins.com, kvandermiller@blgwins.com

1	Defendants' Attorneys: Melissa J. Roose, Esq. and Robert L. Thompson, Esq. of Resnick	
2	& Louis, P.C.	
3	o E-Service Address:	
4	Mroose@rlattorneys.com,rthompson@rlattorneys.com,	
5	sjackson@rlattorneys.com, balexander@rlattorneys.com	
6		
7	DATED this 5 th day of March, 2024 DATED this 5 th day of March, 2024	
8	THE BOURASSA LAW GROUP RESNICK & LOUIS, P.C.	
9		
10	By: <i>Jennifer A. Fornetti</i> By: <i>Melissa J. Roose</i> MARK J. BOURASSA, ESQ. (NBN 7999) Melissa J. Roose, Esq. (NBN 7889)	
11	JENNIFER A. FORNETTI, ESQ. (NBN 7644) Robert L. Thompson, Esq. (NBN 9920)	
12	VALERIE S. CHRISTIAN, ESQ. (NBN 14716) 8945 W. Russell Road, Suite 330 2350 W Charleston Blvd, Suite 100 Las Vegas, NV 89148	
13	Las Vegas, Nevada 89102 Attorneys for Defendants Attorneys for Plaintiff	
14		
15	IT IC CO ODDEDED.	
16	IT IS SO ORDERED:	
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18 19		
20	UNITED STATES MAGISTRATE JUDGE	
21	DATED 2/6/2024	
22	DATED: 3/6/2024	
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